Form PTO-1	<sup>1390</sup> RANSMITTAL LETTER TO	THE LINITED STATES	EXPRESS MAIL LABEL NO.: EL 997678980 US									
	DESIGNATED/ELECTED	ATTORNEY'S DOCKET NUMBER: 08178.0002U1										
	CONCERNING A FILING	U.S. APPLICATION TO AT SOME THE STATE OF BRIDE										
INTERN	NATIONAL APPLICATION NO.	INTERNATIONAL FILING DATE	PRIORITY DATE CLAIMED									
PCT/K	R2004/001951	November 18, 2003										
TITLE OF INVENTION:												
HEAT ROD ASSEMBLY AND PRE-HEATER FOR VEHICLES INCLUDING THE SAME												
APPLICANT(S) FOR DO/EO/US:												
Sung-Young LEE												
Applicant herewith submits to the United States Designated/Elected Office (DO/EO/US) the following items and other information:												
1. 🔯	This is a FIRST submission of items concerning a filing under 35 U.S.C. 371.											
2.	This is a SECOND or SUBSEQUENT submission of items concerning a filing under 35 U.S.C. 371.											
3. 🗌	This is an express request to begin national examination procedures (35 U.S.C. 371(f)). The submission must include items (5), (6), (9) and (21) indicated below.											
4. 🗆	The US has been elected (Article 31).											
5. 🛛	A copy of the International Application as filed (35 U.S.C. 371(c)(2))											
	a.  is attached hereto (required only if not communicated by the International Bureau).											
	b. 🗵 has been communicated by the International Bureau.											
	c.  is not required, as the application was filed in the United States Receiving Office (RO/US).											
6. 🗆	An English language translation of the International Application as filed (35 U.S.C. 371(c)(2))											
	a.  is attached hereto.											
	b. has been previously submitted under 35 U.S.C. 154(d)(4).											
7. 🗆	Amendments to the claims of the International Application under PCT Article 19 (35 U.S.C. 371(c)(3))											
	a.   are attached hereto (required only if not communicated by the International Bureau).											
	b.  have been communicated by the International Bureau.											
	c. have not been made; however, the time limit for making such amendments has NOT expired.											
	d.  have not been made and	d will not be made.										
8. 🗆	An English language translatio	n of the amendments to the claims un	der PCT Article 19 (35 U.S.C. 371(c)(3)).									
9. 🖾	An oath or declaration of the	e inventor(s) (35 U.S.C. 371(c)(4)).	·									
10. 🗆	An English language translation of the annexes of the International Preliminary Examination Report under PCT Article 36 (35 U.S.C. 371(c)(5)).											
Items	s 11 to 20 below concern docu	ument(s) or information included:										
11.	An Information Disclosure Stat	tement under 37 CFR 1.97 and 1.98.										
12. 🔲	An assignment document for recording. A separate cover sheet in compliance with 37 CFR 3.28 and 3.31 is included.											
13. 🖾	A preliminary amendment.											
14. 🗆	An Application Data Sheet under 37 CFR 1.76.											
15. 🔲	A substitute specification.											
16. 🔲	A power of attorney and/or change of address letter.											
17.	A computer-readable form of the sequence listing in accordance with PCT Rule 13ter.2 and 35 U.S.C. 1.821-1.825. The contents of the paper copy and the computer-readable form of the Sequence Listing submitted herewith are the same and include no new matter, as required by 37 C.F.R. 1.821(f).											
18. 🔲	A second copy of the published	second copy of the published international application under 35 U.S.C. 154(d)(4).										
19. 🔲	A second copy of the English language translation of the international application under 35 U.S.C. 154(d)(4).											
20. Other items or information:												

## 'AP9 Rec'd PCT/PTO 17 MAY 2006'

U.S. APPLICATION	D. (if kenyin see	CFR	F-3	INTERNATIONAL APPLICATION NO. PCT/KR2004/002828			ATTORNEY DOCKET NUMBER 08178.0001U1			
The 'e	101311040					CALCULATIONS PTO USE ONLY				
The following fees have been submitted								PIO USE ONLY		
21. ⊠ Basic national fee       \$300.00         22. ⊠ Examination fee       \$300.00										
If written opinion prepared by ISA/US or the IPER prepared by IPEA/US indicates all claims satisfy provisions of \$ 200,00										
	ide 33(1)-(4)									
All other situations										
23. ⊠ Search Fe If written opinion prep PCT Art		\$ 400.00								
If Search fee (37 CFF	1.445(a)(2) in Inte									
ISR prepared by an I	SA other than the U									
All other situations										
TOTAL OF 21, 22 AND 23 =							\$ 900.00			
Additional fee for specification and drawings filed in paper over 100 sheets (excluding sequence listing or computer program listing filed in an electronic medium). The fee is \$250 for each additional 50 sheets of paper or fraction thereof,										
Total Sheets Extra Shee		ets	No. of each additional 50 or fraction thereof (round up to a		RATE					
			whole number		•			4		
- 100 / 50 =			X \$250				\$ 0.00	ļ		
Surcharge of \$130.0 claimed priority date		\$ 0.00								
CLAIMS		NL	NUMBER FILED		NUMBER EXTRA	RATE				
Total cla	ims		[13] – 20 =		)	X \$50.00	\$ 0.00			
Independent claims		<u> </u>	[2]– 3 =		)	X \$200.00	\$ 0.00			
MULTIPLE DEPEN	DENT CLAIM(S)	(if appl	icable)			+ \$360.00	\$ 0.00			
			то	TAL	OF ABOVE CA	LCULATIONS =	\$ 900.00			
☐ Applicant claims small entity status. See 37 CFR 1.27. Fees above are reduced by ½ -							\$ 450.00			
SUBTOTAL = \$ 450.00							\$ 450.00			
Processing fee of \$130.00 for furnishing the English translation later than 20 months 30 months from the earliest claimed priority date (37 CFR 1.492(f)). +										
		\$ 450.00								
Fee for recording the enclosed assignment (37 CFR 1.21(h)). The assignment must be accompanied by an appropriate cover sheet (37 CFR 3.28, 3.31) \$40.00 per property +						\$ 0.00				
		\$ 450.00								
							Amount to be refunded:	\$		
							charged:	\$		
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b.  Pleas		epos	·	-		ees is enclosed. ount of \$	_ to cover the above	fees. A duplicate copy		
c. 🛛 The C		is her					may be required, or o	credit any		
d. 🛛 Fees	are to be char	ged to	a credit car	d. <b>W</b>	ARNING: Infor		m may become public			
\							mation and authoriza			
future	Pursuant to 37 C.F.R. §1.136(a)(3), the Commissioner is hereby requested and authorized to treat any concurrent or future reply in the above-identified application, requiring a petition for an extension of time for its timely submission, as incorporating a petition for extension of time for the appropriate length of time.									
NOTE: Where an appropriate time limit under 37 CFR 1.494 or 1.495 has not been met, a petition to revive (37 CFR 1.137 (a) or (b) must be filed and granted to restore the application to pending status.										
SEND ALL TO THE ADDRESS ASSOCIATED WITH:										
SEIND ALL TO				**!! F	···	1	Im/			
	Customer	NO. 2	.0039		SIGN	TURE	1			
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